

This amendment corrects and clarifies an administrative error in Amendment 2 between, "Answers to Relevant Questions Received by the Contracting Officer," numbers 15 and 18. The answers to question numbers 15 and 18 are incorrect. Text additions, deletions, and changes to answer numbers 15 and 18 are in red and their locations are indicated by a vertical line in the right margin. All other answers in Amendment 2 remain unchanged. The text of the RFQ is unchanged by this amendment.

**Answers to Relevant Questions
Received by the Contracting Officer**

15. QUESTION: According to the RFQ, the developer will be responsible for utility costs up to that determined to be a "reasonable amount" allocated from BAH. In addition to standard costs for gas and electric, will utility costs included in this "reasonable amount" also include trash collection, water & sewer?

ANSWER: ~~Yes.~~ Water and sewer are utility costs. Trash collection is an operating cost. Both of these costs will be the responsibility of the developer, which are expenses paid from BAH revenues.

18. QUESTION : According to the RFQ, the developer will be responsible for utility costs up to that determined to be a "reasonable amount" allocated from BAH. In addition to standard costs for gas and electric, will utility costs included in this "reasonable amount" also include trash collection, water & sewer?

ANSWER: ~~Water and sewer would be included but not trash collection.~~ Water and sewer are utility costs. Trash collection is an operating cost. Both of these costs will be the responsibility of the developer, which are expenses paid from BAH revenues.